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CONFIRMATION NO. ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. GUNE117293 Erik Gunther 08/22/2001 09/935,557 EXAMINER 01/14/2004 MARSCHEL, ARDIN H CHRISTENSEN, O'CONNOR, JOHNSON, KINDNESS, PLLC PAPER NUMBER ART UNIT 1420 FIFTH AVENUE SUITE 2800 1631 SEATTLE, WA 98101-2347

DATE MAILED: 01/14/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No	o.	Applicant(s)	
	09/935,557		GUNTHER, ERIK	
Office Action Summary	Examiner		Art Unit	
	Ardin Marsche	91	the correspondence ac	idress
The MAILING DATE of this communication	n appears on the cov	ver sneet with	and dorreapondence a	4.0
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATION OF THIS COMMUNICATION OF THIS COMMUNICATION OF THIS COMMUNICATION OF THE MAILING DATE OF THIS COMMUNICATION OF THE MAILING THE PROPERTY OF THE MAILING THE MAILI	CFR 1.136(a). In no event, hi ion. s, a reply within the statutory period will apply and will exp	mowever, may a reply minimum of thirty (3 pire SIX (6) MONTH:	ly be timely filed (30) days will be considered time (35) from the mailing date of this (35) LS C. § 133).	ely. communication.
atus 1)⊠ Responsive to communication(s) filed on —	10 October 2003.			
2h\⊠	1 This action is non-l	final.		
Za) Triis action is invita-	u eveent for	r formal matter	rs, prosecution as to t	he merits is
closed in accordance with the practice of	nder Ex parte Quay	le, 1935 C.D.	11, 453 O.G. 213.	
sposition of Claims				
4) Claim(s) <u>1-25</u> is/are pending in the application 4a) Of the above claim(s) <u>5,12-17</u> , <u>& 22-</u>	ication. <u>25</u> is/are withdrawn	from consider	ration.	
5) Claim(s) is/are allowed.				
6) Claim(s) 1-4,6-11 and 18-21 is/are reject	ted.			i,
is/are objected to.				
8) Claim(s) 1-25 are subject to restriction a	and/or election requ	irement.		
pplication Papers				
	xaminer.			
9) The specification is objected to by the E	N Laccementoron] objected to l	by the Examiner.	,
10) The drawing(s) filed on is/are. a) Applicant may not request that any objection	n to the drawing(s) be	held in abeyan	nce. See 37 CFR 1.85(a	a).
Applicant may not request that any objection Replacement drawing sheet(s) including the	e correction is required	d if the drawing	(s) is objected to. See 3	7 CFR 1.121(d).
Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by	y the Examiner. Not	e the attached	d Office Action or form	7 PIO-152.
c ss 440 and 120				
Priority under 35 U.S.C. §§ 119 and 120 12) Acknowledgment is made of a claim fo	r foreian priority und	ler 35 U.S.C.	§ 119(a)-(d) or (f).	
a) All b) Some c) Notice of the priority do 1. Certified copies of the priority do 2. Certified copies of the priority do 3. Copies of the certified copies of	ocuments have beer ocuments have beer the priority docume al Bureau (PCT Rule	n received. n received in A ents have been e 17.2(a)).	Application Non received in this Natio	
* See the attached detailed Office action 13) Acknowledgment is made of a claim for since a specific reference was included 37 CFR 1.78.	domestic priority ur in the first sentence	nder 35 U.S.C.	ication or in an Applica	
 a) The translation of the foreign lang 14) Acknowledgment is made of a claim for reference was included in the first sente 	r domestic priority unance of the specifica	nder 35 U.S.C ition or in an A	2. §§ 120 and/or 121 s Application Data Shee	since a specific t. 37 CFR 1.78.
Attachment(s)		4) Interview	w Summary (PTO-413) Pape	er No(s)
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PT 3) Information Disclosure Statement(s) (PTO-1449)	10-948) (2 slorts)	5) Notice of Other:	of Informal Patent Application	on (PTO-152)
. —		,	Dat	art of Paper No. 1904

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DETAILED ACTION

ELECTION REQUIREMENT

Applicant's election of the specie polynucleic acid microarrays (claims 1-4, 6-11, and 18-21) in the Paper filed 10/10/03 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

VAGUENESS AND INDEFINITENESS

Claims 1-4, 6-11, and 18-21 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1, lines 1-2, the method is directed to discovering "new" compounds with expression profile-altering activity. Consideration of the actual active claim steps (a) — (d) reveals that there is therein no citation of a "new" compound. Thus, the claim is unclear as to what controls the metes and bounds of the claim, the preamble or the actual active claim steps because they differ in metes and bounds. It is further explained that two interpretations are reasonably applied to what is meant by "new" compound in line 1 of claim 1. One interpretation is that the compound is actually known in the art but not yet identified as to expression profile-altering activity. Another interpretation is that the compound has not been discovered for any purposes and is not known in the art. This unclarity also includes the above confusion as to what is meant by "new" compound. Claims which depend directly or indirectly from claim 1 are also

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rejected hereinunder due to their dependence. Clarification is requested via clearer claim wording.

PRIOR ART

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section applicant for patent, except that an international application of an application filed in the United States 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 2, 4, 6-9, and 18-21 are rejected under 35 U.S.C. 102(e)(2) as being clearly anticipated by Daniel et al. (P/N 6,368,794).

Daniel et al. summarizes the invention in the abstract as monitoring by altered gene expression. Daniel et al. describes the detection of gene expression via microarray nucleic acid (polynucleic acid as instantly cited) hybridization as disclosed in column 2, lines 25-32, as is the instantly elected specie of expression monitoring. The expression profiling practice of the instant invention wherein various pharmaceutical compositions are useful in treatment is cited in the reference in the bridging paragraph between columns 2 and 3. Daniel et al. discloses the preparation of multiple profiles of different cell parameters in the bridging paragraph between columns 1 and 2 as also included in the instant claim practice which span the range of cancerous to precancerous to noncancerous. The third expression profile comparison to the diseased profile and to the nondiseased profiles for monitoring analyte treatment

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efficacy is disclosed in the reference in column 2, lines 43-57, and especially in lines 54-57 as is the basic detection practice of the instant claims. It is noted that the above unclarity of metes and bounds rejection supports this rejection in that the reference discloses the practice of the actual active instant claim steps.

No claim is allowed.

Papers related to this application may be submitted to Technical Center 1600 by facsimile transmission. Papers should be faxed to Technical Center 1600 via the Central PTO Fax Center. The faxing of such papers must conform with the notices published in the Official Gazette, 1096 OG 30 (November 15, 1988), 1156 OG 61 (November 16, 1993), and 1157 OG 94 (December 28, 1993)(See 37 CFR § 1.6(d)). The Central PTO Fax Center number is (703) 872-9306.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ardin Marschel, Ph.D., whose telephone number is (703)308-3894. The examiner can normally be reached on Monday-Friday from 8 A.M. to 4 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Woodward, Ph.D., can be reached on (703)308-4028.

Any inquiry of a general nature or relating to the status of this application should be directed to Legal Instrument Examiner, Tina Plunkett, whose telephone number is (703)305-3524 or to the Technical Center receptionist whose telephone number is (703) 308-0196.

January 9, 2004